 1 2 3 4 5 	NICHOLAS A. TRUTANICH United States Attorney District of Nevada Nevada Bar # 13644 ELHAM ROOHANI Nevada Bar #12080 Assistant United States Attorney 501 Las Vegas Blvd. South, Suite 1100 Las Vegas, Nevada 89101 (702) 388-6336 elham.roohani@usdoj.gov	
6	Attorney for United States of America	
7	UNITED STATES DIS DISTRICT OF I	
8		
9	United States of America,	Case No. 2:16-cr-100-GMN-CWH
10 11	Plaintiff, vs.	Unopposed Motion To Unseal Search Warrant
12	Jan Rouven Fuechtener,	
13	Defendant.	
14	The parties respectfully request that the Cou	rt unseal the following search and seizure
15	warrant that was issued as part of the investigation	in this case so that the government may
16	produce the search warrant and may make the mate	erial available for review under the
17	applicable statutes.	
18	//	
19	//	
20	//	
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24	//	
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Case Number		Caption	Date Issued
2:16-mj-263-GWF		natter of search of Apple iPhone, A1549, IMEI 356988067883781	April 13, 2016
Respectfully submitted, For the United States:		For the Defense:	
	NIICII	2 02 020 2 020000	
NICHOLAS A. TRUTA United States Attorney	INICH		
//s//		//s//	
ELHAM ROOHANI		RUSSELL MARSH	
Assistant United States A	Attorney	Attorney for the De	iendant
IT IS SO ORDERED:			
United States Magistrate Judge		Dete	
		Date	